ADOPT	-220
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CASE NAME:	CASE NUMBER:
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ATTACHMENT TO PETITION FOR ADOPTION— ADOPTION OF AN INDIAN CHILD

fin	ection 1951 of the Indian Child Welfare Act (25 U.S.C. § 1901 et seq. and 25 C.F.R. § 23.71) requires that any state court entering al decree or adoptive order for any Indian child shall within 30 days provide the Secretary of the Interior a copy of the decree or der, together with any information necessary to show the following:
1.	Indian child's name:
2.	Indian child's birth date:
3.	Indian child's tribal affiliation: and enrollment number (if known):
4.	Names and addresses of the biological parents:
5.	If known, names of Indian grandparents:
6.	Names and addresses of the adoptive parents:
7.	Identity of any agency having relevant information relating to the adoptive placement:
8.	Others, including persons through which eligibility for the California Roll is traceable (specify name and relationship to child)
9.	The biological parents have by affidavit requested that their identity remain confidential. A copy of each affidavit is attached.
10	 Termination or Voluntary Relinquishment of Parental Rights (must complete a. or b., below): a. Parental rights have been terminated on (specify date): b. Parental rights have not been terminated; a Voluntary Consent and Certification for Adoption of an Indian Child (form ADOPT-225) was filed on (specify date): is attached to the Petition for Adoption.

NOTE: Pursuant to 25 U.S.C. § 1913, any consent by the Indian parent shall not be valid unless executed in writing and recorded before a judge and accompanied by the judge's certificate that the terms and consequences of the consent were fully explained in detail and were fully understood by the parent.